

THE MURDER AT EDEN'S

One of the Bald Knobbers Makes a Confession.
OZARK, Mo., March 17.—Eleven members of

the Bald Knobbers organization were arrested and brought here yesterday, making nineteen in all under arrest and confined here. These prisoners are believed to include the leading exponents of the movement and also a number of the

spirts of the gang, and also a majority of the masked band concerned in the murder of William Eden and Charles Greene last Friday night. Dave Walker was the leader, or commander-in-chief, as he is called, of the Bald Knobbers. He is a married man and a member of the Baptist church, and is among those arrested, as also are C. O. Simmons, Baptist preacher; Joseph Hyde and William Abbott, members of the Baptist church. The other prisoners are generally farmers, and most of

Joseph Inman, one of the arrested, made a confession yesterday afternoon, giving much information to the authorities regarding the organization and telling how the killing of Greene and Eden came about. He said that on last Friday night some thirty or forty members of the Bald Knob company, to which

He belonged, were called together by Dave Walker, its chief, to go down to Swan creek and pound out some illicit whisky which was being sold. When the party got near Eden's house, some of the young men proposed to go there and have a few drinks at the bar for the house, headed by Walker, a son of Chief Walker. The latter called them back and tried to persuade them not to go, but they gave no heed to the advice or commands, and went to Eden's house, where they smashed in the doors and windows, and killed young Eden and Green. Then they went about the place, looting and burning, and finally made their way out of the house, and left his baggage and mask in Eden's yard. He was carried home by his father, and is now believed to be concealed in the woods. He is said to be seriously ill.

if not fatally wounded, having received a ball in the groin, supposed to have been fired by the other prisoner when his doors were torn down as soon as this case occurred.

Anson handcuffed the men most seriously criminated by Inman and they were greatly overcome when they heard that Inman had confessed. Preacher Simmons was one of those who attacked Ennis's house. A strong guard has been placed over the prisoners, as it is apprehended that they will attempt to escape. Plans to rescue them. Inman has been sent to Spring field jail at his own urgent request, he being in mortal terror of being lynched. He says he joined the organization under protest, being forced at the muzzle of a shotgun with a

rope round his neck to swear allegiance to the deadly fraternity. He has had no sympathy

with the band and has attended their meetings because he was afraid to refuse to do so. It is believed that the arrest of these men and their trial will break up the organization, and every

that will be made to that end.

PLEADING FOR THEIR LIVES.

The Arguments for a New Trial for the Anarchists.

OTTAWA, Ill., March 17.—The supreme court stated that the hearing of arguments on motion for a new trial of the anarchists in the market anarchists began this morning. The courtroom was crowded with spectators. Chief Justice Shaw presided. The other members of the court were in their places. Leonard Sweet opened the argument on behalf of the condemned men, but his plea was disappointing. He said that the evidence of the evidence produced on the trial was not worthy of credence. He occupied half an hour in making his case. The evidence of the evidence produced on the trial was not worthy of credence. He occupied half an hour in making his case. The evidence of the evidence produced on the trial was not worthy of credence. He occupied half an hour in making his case.

Witness Gilmer was contradictory and unworthy of belief. As soon as he finished Mr. Ingram left the stand to return. Mr. Ingram followed for the state and made a plea and made an effective speech even than he made in the trial in the lower courts. Mr. Zeidler followed for the anarchists, which closed the argument for the day.

Attempted Suicide.

COLUMBIA, S C, March 17.—[Special].—W. J. Friday, a young man of this city, recently married, bought an ounce of laudanum and had to be treated by two doctors. The dose was small and he is now quite recovered. Some doubt the suicidal attempt, thinking Friday intended only to get a little notoriety. The

It appears that shortly after his visit to the drug store Mr. Friday had told his brother.

Mr. George B. Friday, in whose fruit store he is employed, that he had taken laudanum, with the result of instant inquiry being made to ascertain if such was really the case, as above mentioned, and later the hasty summoning of two physicians, Drs. Taylor and Sylvester.

Prompt measures were at once taken, an emetic given and as a result the patient was soon out of danger of the fatal result sure to follow the taking such an amount of a deadly poison had

of Mr. Friday are naturally reticent as to the

The empty vial was found in Mr. Friday's pocket, but it is said there were no other indications of his having taken the contents besides a possible dilation of the pupil of the eye, a symptom accompanying the taking of narcotic poisons.

• — • — •

A Hotel Burned.

BALTIMORE, N. C., March 17. — [Special.]

About four o'clock yesterday morning, a fire broke out in Leggett's hotel, at Laurensburg, and the building, together with all contents, was destroyed. The loss is estimated at \$10,000; insurance \$5,000. The Carolina Central railroad depot and a large cotton platform was only 100 feet distant, and was for a while in great jeopardy, but by the determined exertion of the citizens, was saved. No other property

On the citizens was saved. No other property destroyed. There was no loss of life, but the inmates of the hotel barely had time to escape in their night clothes. The fire is said to have been incendiary.

Big Springs Has a Fire.
CHICAGO, Ill., March 17.—A special reports a destructive fire at Big Springs, Texas, yesterday. It originated in the Sealey building. The greater portion of two solid blocks was destroyed, and owing to a scarcity of water and the absence of the building the fire lasted

Buildings for Selma.—**Mr. H. H. Stewart, Phil Armes** located one of this city today closed an contract with the Selma Land Improvement and Furnace company for the immediate

the erection of buildings which are to constitute a supply depot for the southern distribution of Armour's meats. The land company will erect the buildings and lease them to Mr. Armour, preferring this to donating the ground. The depot and other buildings completed will cost \$7,000 and will

buildings when completed will cost \$7,500, and will be erected according to plans and specifications furnished by Mr. Armour. It will also contain an immense refrigerator in which will be kept and from which will be shipped every meat eaten by

A Mother and Child Killed,
GAINESVILLE, Fla., March 17.—Mrs L. C. Dyer and her child were killed by a locomotive

while walking on the railroad track near here today.

...the day in the drive and to this being the
jubilee year. I intend to roll a large boulder
into the stockade by the help of our tame
elephant, and to have an inscription cut on it
recording the event of this unprecedented
capture in the fiftieth year of her majesty's
reign.¹⁷

Grand Rapids, Mich.
Name this paper. Feb 26-41

Grand Rapids, Mich.
Name this paper. Feb 26-41

THE CONSTITUTION.

EVENTS FOR TODAY.

AMUSEMENTS.—Opera House.—McNish, Johnson & Sloan's Minstrel Troupe, TONIGHT.
 ENTERTAINMENT GUILD SOCIETY SECOND BAPTIST CHURCH, TONIGHT.

THROUGH THE CITY.

INTERESTING BITS OF NEWS AND GOSSIP GATHERED HERE AND THERE.

APPEAL COURT.—The call of the Eastern circuit cases was commenced in the supreme court today. Just as Blanford is still confined to his home by illness.

IMPORTANT MEETING.—The executive committee of the National Fidelity Bank association meets at the office of the controller of agriculture this morning at 10 o'clock.

WANTS A PAROLE.—Obediah Rues, a Jefferson county citizen convicted of murder, has applied for executive clemency. The application is accompanied by two large volumes of testimony, which are being carefully examined in the executive department.

CASE FOR ATLANTA.—Mr. J. Theodore Garvey, of Boston, is in the city. Mr. Garvey is the great cab manufacturer, and is negotiating a trade which he expects to supply Atlanta with a cab service. The chance is that cabs will take the place of hacks in Atlanta before a great while.

MAKING THE HEALTHY.—Deputy Sheriff Green is having the Fulton county jail thoroughly renovated. The cells and yards are being whitewashed and the yards are being cleaned. The fences will be whitewashed and the entire premises thoroughly doctored.

HE IS IMPROVING.—Frost, the old shoe maker who was taken from his shop, 218 West Peters street, to the Ivy street hospital day before yesterday, is improving. He is being given good care and is slowly recovering. The hospital nurses are now studying the probable results of an operation, but have not yet decided to make one.

HENDERSON—CHAPMAN.—S. B. Chapman, a member of the Atlanta book and stationery company, was married yesterday to Miss F. Henderson, a charming young lady of Fayetteville. The ceremony was performed at the home of the bride's parents and was witnessed by a large number of friends. Mr. and Mrs. Chapman received Atlanta, yesterday and were met at the Union passenger depot by a large number of friends.

INTERESTING SERVICE.—The services which are held every night in the First Methodist church are attended by large crowds. Last evening there were of a remarkably interesting character and were enjoyed by a large congregation. A peculiarly serious spirit pervaded the meeting, and many persons gave evidence of being deeply affected. Already a number of conversions have resulted from these meetings. The service will be continued tonight, and all are cordially invited to attend.

CHURCH MATTER IN THE MAIL.—Postoffice Inspector Copes has received the arrest of A. M. Strider, of Cherokee county, who is charged with having sent through the mails two postal cards containing obscene matter. The cards were mailed at Cherokee mills, and were addressed to persons at Cherokee and Abbeville. Strider had a hearing before Commissioner Gaston at Gainesville yesterday. He waived examination and gave \$500 bail for his appearance before the United States court.

A MASTER FOOT.—Tom Brooks, a negro man, and his left foot badly injured in the railroad and Danville railroad yard yesterday. Brooks was standing near Bell street crossing talking to a friend, when a switch engine rolled up and began making up a train of the cars. Brooks was near the crossing, and the engine was working with the engine, and called upon Brooks to help him. While he was making a coupling the car wheel passed over his foot, and he was thrown to the ground. The injury was so bad that amputation was found necessary.

TECHNOLOGICAL SCHOOL.—In another column is the advertisement of the commission on school of technology for proposals for the erection of a three story and basement brick building, with stone and terra cotta trimmings and steel roof. Separate bids will also be taken for each branch of the work, viz: Excavation, stone work, brick work, terra cotta, tin and galvanized work, plumbing, carpentry and masonry work, painting, plastering, glazing and hardware. The plans may be seen at Messrs. Bruce & Morgan.

WILLING WORKERS TONIGHT.—The Willing Workers of the Hunter-street Christian church will meet tonight at 7 o'clock in the hall of the church, 70 Ivy street, corner of Wheat. Those meetings are quite popular and the one tonight will be especially so. An interesting musical and literary program has been arranged and refreshments will be served at a cost not to exceed 25 cents. All friends of the church and of the needy are invited to be present. Doors open at 6 o'clock and program will begin promptly at 7:30.

MEETINGS AT THE FIRST BAPTIST.—Religious meetings have been held every afternoon and evening at the First Baptist church during the week. Rev. Dr. Kernard has preached every afternoon and evening and a deep religious feeling is prevailing in the church. Many persons have joined the church, and a number of great power and deeply interested his hearers. Dr. Hawthorne has nearly recovered from his severe illness and attends all the meetings. This afternoon at 3 o'clock the meeting will be held especially for the business men of the city, though all are invited. Every member of the business community of Atlanta is especially invited to attend. Dis. Kernard and Dr. Hawthorne will address the meeting. Prof. Snow will conduct the music. On next Sunday night the ordinance of baptism will be administered to a large number who have joined this church.

ST. PATRICK'S DAY.—The anniversary of the death of Ireland's patron saint was appropriately celebrated in this city yesterday by services at both the Immaculate Conception church and the church of St. Peter and Paul. In the evening the basement of the church of the Immaculate Conception was filled with people gathered to listen to Father Kelly's address upon the life and work of the saint, who in whose honor the day is celebrated. Father Kelly gave a sketch of the life of St. Patrick, and pointed out the many lessons to be drawn from his life-lessons which should have great weight, especially with Irishmen. The address was an able and interesting one, and was closely listened to throughout. At the conclusion of his remarks, Father Kelly introduced Mr. H. M. Hoke, who acknowledged the address, but thought that nothing could be added to what Father Kelly had said.

THE SUPERIOR COURT.—The superior court met at 9 o'clock yesterday morning. Judge Marshall J. Clarke presiding. The case of M. H. Hoke vs. the Richmond and Danville railroad company was concluded. The case was an exceedingly interesting one, the facts being that the plaintiff bought a ticket at the Union depot, which, when presented for fare, the conductor refused to receive on the ground that it was not good. Mr. Hoke then offered the price of the ticket, which the conductor likewise declined to take. About four miles from Atlanta the train stopped and the plaintiff was compelled to leave the car and get off the train. This was Saturday night, and the next morning he walked back to Atlanta. He sought to recover damages in the amount of \$500. Hoke made a powerful argument for the plaintiff, and Mr. Thomas Glenn responded in a singularly able argument for the company. The jury, after an hour's consideration, returned a verdict for the defendant. The case was then taken up by the defendant, E. W. Holland against Walter S. Withers was begun yesterday afternoon. This is a suit to set aside the decision of the master in chancery. The case will ensue the greater part of today. At 5 o'clock p. m., the court adjourned to meet at 10 o'clock this morning.

IS THE BOOM COMING?

MR. GOODE BELIEVES IT IS ALREADY HERE.

Cheerful Talk of a Real Estate Man—A Boom Certain to Appear Shortly—A Lively Demand for Atlanta Land—Number of Lots Sold at Good Prices—Real Estate Notes.

"The boom is not here yet, but you may expect it to arrive any day," remarked a wide-awake real estate dealer yesterday afternoon to a reporter of THE CONSTITUTION.

"How do you know?"

"It is my business to know, and I am constantly studying the situation. I tell you that a boom is imminent right here in Atlanta."

The reporter hurried on to have a word with Mr. Samuel W. Goode, who is always on the alert for incipient booms. He was found in his office, having just returned from a big sale which was held on Forsyth street, and he felt good.

"Considering the cold, disagreeable weather we had a fine attendance of buyers out today, and the competition among them was sharp. The bidding was animated and good prices were had. The bulk of the matter is there is a considerable stir in real estate and a boom is certain to come at no distant day."

"How about your sale today?"

"Let No. 1 on Forsyth street, 25x90 feet, brown stone and was knocked down to Eugene Black. It sold well, in my opinion."

"Mr. T. B. Neal secured lot No. 2, on the same street, measuring 25x90 feet, and it cost him \$2,500."

"Let No. 3 and 4, the same dimensions as the others, and located on the same street, fetched \$1,800 each, Mr. J. M. Arrowood being the purchaser."

"Another lot, 60x60 feet, corner of Fairlie and Poplar streets, sold for \$3,600, Mr. John Falvey being the buyer. The total amount was \$12,855. The bidders were very eager to buy, and we had no difficulty in disposing of the property."

"Mr. Goode, what do you think about Atlanta, anyhow?" queried the reporter.

"Well," replied the man of lands and titles, as he wheeled around his chair and looked the reporter in the eyes, "I am willing to give my views. I expected, ere this, to be able to report a full-fledged real estate exchange in Atlanta, but since the committee on constitution and laws has appointed a general meeting of the brokers at any time some weeks ago, no action has been taken save the framing of such rules and regulations as seemed advisable. Various attempts have been made to get a full meeting of the committee, but so far without success. The great reason for this failure is the very sudden and remarkable change in the local real estate market. Buyers are coming here from all sections and investing in real estate. A marked feature in this respect is, that persons from all parts of Georgia purchase property in Atlanta. It seems now that we can hardly avoid a boom. Land companies and syndicates, individual and corporate, are speculating, continually presenting themselves at the real estate offices and purchase after purchase is made in almost every direction in and around the city, until conviction seems to be general that Atlanta is to witness a real estate market this spring. Certain movements on foot now, will, without doubt, greatly benefit the city."

"What enterprises are now in sight?"

"There are a good many enterprises well under way and many others projected. 'The Piedmont fair association' seems a certainty. This means that the states of Georgia, Alabama, Tennessee, the Carolinas, Florida and others, are to have an annual fair at Atlanta. Citizens of this city propose to raise a fund sufficient to make success sure. This city has already appropriated money enough to erect all the necessary buildings in first-class style. The 'Atlanta Driving Association' is also active. It is this week to select a site for the park and race track, which will be unexcelled anywhere, and its club house and other appointments will equal Chicago's. The railroads centering here will aid the movement. The Jersey Breeders' association and the Bench and Poultry association will join in, and altogether, Atlanta will show up as fine racing, as good stock, cattle, poultry, etc., as the whole country affords. Add to these a magnificent display of our manufactures, timber, minerals and other resources, and we will have something to attract visitors, not only to come and see, but to induce them to live in this delightful climate and productive country. But this Piedmont fair association and its accompaniments make up only part of the good things in store for Atlanta."

"Anything else in view?"

"Yes, there are some important railway schemes which are certain to be consummated before long. The CONSTITUTION referred this morning to the new route between Columbus and Selma. This is a grand project. It is believed the Atlanta and Hawkinsville railroad will be completed this year. The Georgia, Carolina and Northern railroad seems also assured, to say nothing of the Atlanta, Mississippi and Atlantic which our people are determined to have built. Besides these railroads, this year will see several other enterprises, and many more are on foot. Our new million dollar capital is almost ready for the roof. The technological school, with buildings to cost over a hundred thousand dollars, will be established this year. The Bank of America, to cost as much more than the principal stockholders to be northwestern and western men. Not more than ten days ago one of our most prominent business men requested me to procure for him and his associates a site for a similar university, and today I received a bona fide offer of \$150,000 for the Markham house, which I was forced to refuse."

"You seem very hopeful about Atlanta's future?"

"I am hopeful. Thus the prospect is good for Atlanta to have largely increased banking facilities. All our manufacturing establishments are making money, and some of them paying remarkably large dividends. New industries are being continually developed. Scores of beautiful and costly residences and buildings of various kinds are being erected, and Atlanta's future was never brighter."

"After leaving Mr. Goode, the reporter met several real estate men, who talked in the same cheerful and confident strain. They, without exception, expect a boom in real estate within the next six weeks. Some of them believe the boom has already arrived."

REAL ESTATE NOTES.

Mr. John Silvey's handsome residence has received the finishing touches and is now occupied. Mr. P. H. Muller, of Chicago, will go to the real estate business in Atlanta this spring.

Work on the Y. M. C. A. building is progressing rapidly.

Yesterday Mr. George W. Adair sold the house and lot at 68 East Mitchell street, for \$4,000. Mr. Adair was the purchaser.

Next Tuesday will be a big day with the real estate dealers. On that day the Markham house will be sold at auction and much other valuable property disposed of.

VELVETIA will remedy defects and impart a velvety surface to the face, neck and arms. It speedily removes freckles, sallowness and unsightly discolorations. Warranted free from poisonous drugs. Sold by Bradford & Ware, Atlanta.

The Markham House at Auction. This completely furnished first-class hotel, with 108 bell bedrooms, arcade, reading dining, billiard and barrooms, barber shop, news stand, three stores, water, gas, and every convenience common to first class modern hotels will be sold at auction at 11 a. m., Tuesday, the 29th of March 1887, on the premises in this city. The ground is 102x300 feet, and the property only 10 feet from center of Atlanta, and 60 feet from Union passenger depot. Terms 1 cash, balance in 1, 2 and 3 years, with 8 per cent interest. Titles perfect. Sale absolute. For further particulars address Sam'l W. Goode & Co., agents, Atlanta, Ga.

For no. 4, see 7p.

THE YATMAN MEETINGS.

A Pleasant Bible Talk at the Y. M. C. A. Rooms Yesterday—The Night Meeting.

Mr. C. H. Yatman, of Newark, New Jersey, who came to Atlanta to conduct a series of meetings, began his work at the Y. M. C. A. hall yesterday afternoon. His Bible talk was one of great interest to those who were present. He spoke of the Bible containing thousands of promises or coins of different value, according to a man's need. His illustrations were apt and entertaining. After the service at the hall, Mr. Yatman went to the First Baptist church, and after the Rev. Dr. Kernard had finished his sermon, delivered an earnest address, speaking at the Y. M. C. A. rooms. His topic, "Faith," was one adapted to the initial meeting of the series, and his division of Christians into two classes, "Big Faith" and "Little Faith"—was beautifully portrayed in the character of the twelve spies sent to view the land of Canaan—Caleb and Joshua represented big faith while the ten others represented little faith. Mr. Yatman's pleasing manner and original way of presenting gospel truths has gained him great popularity wherever he has gone. This afternoon at 3 o'clock he will give another Bible talk, to which every one is invited. The meeting tonight will be open to every one. A large number will probably hear Mr. Yatman on Sunday afternoon at 4 o'clock a DeGives opera house.

TWO SMALL FIRES.

A Roof Scorched on Rawson street—A House burned on North street.

Two fire alarms were turned in yesterday, and the department responded promptly to each call. The first alarm was sent in about half past ten o'clock, from box 331, located on Whitehall street and Brotherton street. It was caused by an incipient fire at 175 Rawson street—a small frame dwelling occupied by John Davis, colored. The fire was caused by a defective flue, and when the department reached the building, it was in a blaze. Chief Joyner, who was the first to reach the burning building, extinguished the fire with a Babcock chemical fire extinguisher which he carries in his buggy.

At the top of a porch on North street, a fireman climbed the chief scattered the contents of his hand extinguisher over the blaze so rapidly that the water was not needed when the engines arrived. The second alarm was sent in from a house located at the corner of Peachtree street and Merritt avenue, about a quarter after twelve. The fire was located in a four room house corner North avenue and First street, and the building was entirely consumed because it was out of reach of water. The building belonged to Hutchison Bros., druggists, and was a total loss. It was occupied by Louis Henderson.

McNish, Johnson & Slavin's Refined Minstrels.

This celebrated troupe will open tonight. Of them the Boston Herald said:

"As Patti, Neilson and Gester pre-eminently in opera, and Booth and Irving in classical tragedy, so McNish, Johnson & Slavin in a course of secular shine in the school of minstrelsy. Among the great they are emphatically the best."

Such a praise from such a paper, the leading organ of such a refined and snick-up community, would by itself be an sufficient testimonial to the quality of the minstrelsy; but to this can be added, as an echo, the opinions of the whole press, north and south. Everywhere the same verdict is given. "The best ever seen!" As yet another exchange: "It is a real treat with four rings. An immense audience, and the most perfect and applauded and applauded, and fun-filled and fast and furious for nearly three hours."

Besides the minstrel party, the company is said to present the most select array of specialties ever presented on any stage, and these specialties are worth the price of admission. The mature Saturday must not be forgotten.

Fruitland Nurseries.

P. J. Berckman's Fruitland Nurseries, at Augusta, Ga., offers for sale, at a very low price, green-house and bedding plants, evergreens, roses, etc., for spring planting. Their stock is all southern grown and can be transported with excellent results. A free catalogue with valuable information and a price list of goods will be sent to any address. No use to send north for your plants when such a nursery is so near.

The great Bonanza mines of Nevada are less noted than Dr. Bull's Cough Syrup.

Supreme Court of Georgia.

MARCH TERM, 1887.

Order of circuits, with the number of cases remaining undisposed of:

Eastern Circuit: 1. Flint vs. Smith, 11; 2. Smith vs. Flint, 12; 3. Flint vs. Smith, 13; 4. Smith vs. Flint, 14; 5. Flint vs. Smith, 15; 6. Smith vs. Flint, 16; 7. Flint vs. Smith, 17; 8. Smith vs. Flint, 18; 9. Flint vs. Smith, 19; 10. Smith vs. Flint, 20; 11. Flint vs. Smith, 21; 12. Smith vs. Flint, 22; 13. Flint vs. Smith, 23; 14. Smith vs. Flint, 24; 15. Flint vs. Smith, 25; 16. Smith vs. Flint, 26; 17. Flint vs. Smith, 27; 18. Smith vs. Flint, 28; 19. Flint vs. Smith, 29; 20. Smith vs. Flint, 30; 21. Flint vs. Smith, 31; 22. Smith vs. Flint, 32; 23. Flint vs. Smith, 33; 24. Smith vs. Flint, 34; 25. Flint vs. Smith, 35; 26. Smith vs. Flint, 36; 27. Flint vs. Smith, 37; 28. Smith vs. Flint, 38; 29. Flint vs. Smith, 39; 30. Smith vs. Flint, 40; 31. Flint vs. Smith, 41; 32. Smith vs. Flint, 42; 33. Flint vs. Smith, 43; 34. Smith vs. Flint, 44; 35. Flint vs. Smith, 45; 36. Smith vs. Flint, 46; 37. Flint vs. Smith, 47; 38. Smith vs. Flint, 48; 39. Flint vs. Smith, 49; 40. Smith vs. Flint, 50; 41. Flint vs. Smith, 51; 42. Smith vs. Flint, 52; 43. Flint vs. Smith, 53; 44. Smith vs. Flint, 54; 45. Flint vs. Smith, 55; 46. Smith vs. Flint, 56; 47. Flint vs. Smith, 57; 48. Smith vs. Flint, 58; 49. Flint vs. Smith, 59; 50. Smith vs. Flint, 60; 51. Flint vs. Smith, 61; 52. Smith vs. Flint, 62; 53. Flint vs. Smith, 63; 54. Smith vs. Flint, 64; 55. Flint vs. Smith, 65; 56. Smith vs. Flint, 66; 57. Flint vs. Smith, 67; 58. Smith vs. Flint, 68; 59. Flint vs. Smith, 69; 60. Smith vs. Flint, 70; 61. Flint vs. Smith, 71; 62. Smith vs. Flint, 72; 63. Flint vs. Smith, 73; 64. Smith vs. Flint, 74; 65. Flint vs. Smith, 75; 66. Smith vs. Flint, 76; 67. Flint vs. Smith, 77; 68. Smith vs. Flint, 78; 69. Flint vs. Smith, 79; 70. Smith vs. Flint, 80; 71. Flint vs. Smith, 81; 72. Smith vs. Flint, 82; 73. Flint vs. Smith, 83; 74. Smith vs. Flint, 84; 75. Flint vs. Smith, 85; 76. Smith vs. Flint, 86; 77. Flint vs. Smith, 87; 78. Smith vs. Flint, 88; 79. Flint vs. Smith, 89; 80. Smith vs. Flint, 90; 81. Flint vs. Smith, 91; 82. Smith vs. Flint, 92; 83. Flint vs. Smith, 93; 84. Smith vs. Flint, 94; 85. Flint vs. Smith, 95; 86. Smith vs. Flint, 96; 87. Flint vs. Smith, 97; 88. Smith vs. Flint, 98; 89. Flint vs. Smith, 99; 90. Smith vs. Flint, 100; 91. Flint vs. Smith, 101; 92. Smith vs. Flint, 102; 93. Flint vs. Smith, 103; 94. Smith vs. Flint, 104; 95. Flint vs. Smith, 105; 96. Smith vs. Flint, 106; 97. Flint vs. Smith, 107; 98. Smith vs. Flint, 108; 99. Flint vs. Smith, 109; 100. Smith vs. Flint, 110; 101. Flint vs. Smith, 111; 102. Smith vs. Flint, 112; 103. Flint vs. Smith, 113; 104. Smith vs. Flint, 114; 105. Flint vs. Smith, 115; 106. Smith vs. Flint, 116; 107. Flint vs. Smith, 117; 108. Smith vs. Flint, 118; 109. Flint vs. Smith, 119; 110. Smith vs. Flint, 120; 111. Flint vs. Smith, 121; 112. Smith vs. Flint, 122; 113. Flint vs. Smith, 123; 114. Smith vs. Flint, 124; 115. Flint vs. Smith, 125; 116. Smith vs. Flint, 126; 117. Flint vs. Smith, 127; 118. Smith vs. Flint, 128; 119. Flint vs. Smith, 129; 120. Smith vs. Flint, 130; 121. Flint vs. Smith, 131; 122. Smith vs. Flint, 132; 123. Flint vs. Smith, 133; 124. Smith vs. Flint, 134; 125. Flint vs. Smith, 135; 126. Smith vs. Flint, 136; 127. Flint vs. Smith, 137; 128. Smith vs. Flint, 138; 129. Flint vs. Smith, 139; 130. Smith vs. Flint, 140; 131. Flint vs. Smith, 141; 132. Smith vs. Flint, 142; 133. Flint vs. Smith, 143; 134. Smith vs. Flint, 144; 135. Flint vs. Smith, 145; 136. Smith vs. Flint, 146; 137. Flint vs. Smith, 147; 138. Smith vs. Flint, 148; 139. Flint vs. Smith, 149; 140. Smith vs. Flint, 150; 141. Flint vs. Smith, 151; 142. Smith vs. Flint, 152; 143. Flint vs. Smith, 153; 144. Smith vs. Flint, 154; 145. Flint vs. Smith, 155; 146. Smith vs. Flint, 156; 147. Flint vs. Smith, 157; 148. Smith vs. Flint, 158; 149. Flint vs. Smith, 159; 150. Smith vs. Flint, 160; 151. Flint vs. Smith, 161; 152. Smith vs. Flint, 162; 153. Flint vs. Smith, 163; 154. Smith vs. Flint, 164; 155. Flint vs. Smith, 165; 156. Smith vs. Flint, 166; 157. Flint vs. Smith, 167; 158. Smith vs. Flint, 168; 159. Flint vs. Smith, 169; 160. Smith vs. Flint, 170; 161. Flint vs. Smith, 171; 162. Smith vs. Flint, 172; 163. Flint vs. Smith, 173; 164. Smith vs. Flint, 174; 165. Flint vs. Smith, 175; 166. Smith vs. Flint, 176; 167. Flint vs. Smith, 177; 168. Smith vs. Flint, 178; 169. Flint vs. Smith, 179; 170. Smith vs. Flint, 180; 171. Flint vs. Smith, 181; 172. Smith vs. Flint, 182; 173. Flint vs. Smith, 183; 174. Smith vs. Flint, 184; 175. Flint vs. Smith, 185; 176. Smith vs. Flint, 186; 177. Flint vs. Smith, 187; 178. Smith vs. Flint, 188; 179. Flint vs. Smith, 189; 180. Smith vs. Flint, 190; 181. Flint vs. Smith, 191; 182. Smith vs. Flint, 192; 183. Flint vs. Smith, 193; 184. Smith vs. Flint, 194; 185. Flint vs. Smith, 195; 186. Smith vs. Flint, 196; 187. Flint vs. Smith, 197; 188. Smith vs. Flint, 198; 189. Flint vs. Smith, 199; 190. Smith vs. Flint, 200; 191. Flint vs. Smith, 201; 192. Smith vs. Flint, 202; 193. Flint vs. Smith, 203; 194. Smith vs. Flint, 204; 195. Flint vs. Smith, 205; 196. Smith vs. Flint, 206; 197. Flint vs. Smith, 207; 198. Smith vs. Flint, 208; 199. Flint vs. Smith, 209; 200. Smith vs. Flint, 210; 201. Flint vs. Smith, 211; 202. Smith vs. Flint, 212; 203. Flint vs. Smith, 213; 204. Smith vs. Flint, 214; 205. Flint vs. Smith, 215; 206. Smith vs. Flint, 216; 207. Flint vs. Smith, 217; 208. Smith vs. Flint, 218; 209. Flint vs. Smith, 219; 210. Smith vs. Flint, 220; 211. Flint vs. Smith, 221; 212. Smith vs. Flint, 222; 213. Flint vs. Smith, 223; 214. Smith vs. Flint, 224; 215. Flint vs. Smith, 225; 216. Smith vs. Flint, 226; 217. Flint vs. Smith, 227; 218. Smith vs. Flint, 228; 219. Flint vs. Smith, 229; 220. Smith vs. Flint, 230; 221. Flint vs. Smith, 231; 222. Smith vs. Flint, 232; 223. Flint vs. Smith, 233; 224. Smith vs. Flint, 234; 225. Flint vs. Smith, 235; 226. Smith vs. Flint, 236; 227. Flint vs. Smith, 237; 228. Smith vs. Flint, 238; 229. Flint vs. Smith, 239; 230. Smith vs. Flint, 240; 231. Flint vs. Smith, 241; 232. Smith vs. Flint, 242; 233. Flint vs. Smith, 243; 234. Smith vs. Flint, 244; 235. Flint vs. Smith, 245; 236. Smith vs. Flint, 246; 237. Flint vs. Smith, 247; 238. Smith vs. Flint, 248; 239. Flint vs. Smith, 249; 240. Smith vs. Flint, 250; 241. Flint vs. Smith, 251; 242. Smith vs. Flint, 252; 243. Flint vs. Smith, 253; 244. Smith vs. Flint, 254; 245. Flint vs. Smith, 255; 246. Smith vs. Flint, 256; 247. Flint vs. Smith, 257; 248. Smith vs. Flint, 258; 249. Flint vs. Smith, 259; 250. Smith vs. Flint, 260; 251. Flint vs. Smith, 261; 252. Smith vs. Flint, 262; 253. Flint vs. Smith, 263; 254. Smith vs. Flint, 264; 255. Flint vs. Smith, 265; 256. Smith vs. Flint, 266; 257. Flint vs. Smith, 267; 258. Smith vs. Flint, 268; 259. Flint vs. Smith, 269; 260. Smith vs. Flint, 270; 261. Flint vs. Smith, 271; 262. Smith vs. Flint, 272; 263. Flint vs. Smith, 273; 264. Smith vs. Flint, 274; 265. Flint vs. Smith, 275; 266. Smith vs. Flint, 276; 267. Flint vs. Smith, 277; 268. Smith vs. Flint, 278; 269. Flint vs. Smith, 279; 270. Smith vs. Flint, 280; 271. Flint vs. Smith, 281; 272. Smith vs. Flint, 282; 273. Flint vs. Smith, 283; 274. Smith vs. Flint, 284; 275. Flint vs. Smith, 285; 276. Smith vs. Flint, 286; 277. Flint vs. Smith, 287; 278. Smith vs. Flint, 288; 279. Flint vs. Smith, 289; 280. Smith vs. Flint, 290; 281. Flint vs. Smith, 291; 282. Smith vs. Flint, 292; 283. Flint vs. Smith, 293; 284. Smith vs. Flint, 294; 285. Flint vs. Smith, 295; 286. Smith vs. Flint, 296; 287. Flint vs. Smith, 297; 288. Smith vs. Flint, 298; 289. Flint vs. Smith, 299; 290. Smith vs. Flint, 300; 291. Flint vs. Smith, 301; 292. Smith vs. Flint, 302; 293. Flint vs. Smith, 303; 294. Smith vs. Flint, 304; 295. Flint vs. Smith, 305; 296. Smith vs. Flint, 306; 297. Flint vs. Smith, 307; 298. Smith vs. Flint, 308; 299. Flint vs. Smith, 309; 300. Smith vs. Flint, 310; 301. Flint vs. Smith, 311; 302. Smith vs. Flint, 312; 303. Flint vs. Smith, 313; 304. Smith vs. Flint, 314; 305. Flint vs. Smith, 315; 306. Smith vs. Flint, 316; 307. Flint vs. Smith, 317; 308. Smith vs. Flint, 318; 309. Flint vs. Smith, 319; 310. Smith vs. Flint, 320; 311. Flint vs. Smith, 321; 312. Smith vs. Flint, 322; 313. Flint vs. Smith, 323; 314. Smith vs. Flint, 324; 315. Flint vs. Smith, 325; 316. Smith vs. Flint, 326; 317. Flint vs. Smith, 327; 318. Smith vs. Flint, 328; 319. Flint vs. Smith, 329; 320. Smith vs. Flint, 330; 321. Flint vs. Smith, 331; 322. Smith vs. Flint, 332; 323. Flint vs. Smith, 333; 324. Smith vs. Flint, 334; 325. Flint vs. Smith, 335; 326. Smith vs. Flint, 336; 327. Flint vs. Smith, 337; 328. Smith vs. Flint, 338; 329. Flint vs. Smith, 339; 330. Smith vs. Flint, 340; 331. Flint vs. Smith, 341; 332. Smith vs. Flint, 342; 333. Flint vs. Smith, 343; 334. Smith vs. Flint, 344; 335. Flint vs. Smith, 345; 336. Smith vs. Flint, 346; 337. Flint vs. Smith, 347; 338. Smith vs. Flint, 348; 339. Flint vs. Smith, 349; 340. Smith vs. Flint, 350; 341. Flint vs. Smith, 351; 342. Smith vs. Flint, 352; 343. Flint vs. Smith, 353; 344. Smith vs. Flint, 354; 345. Flint vs. Smith, 355; 346. Smith vs. Flint, 356; 347. Flint vs. Smith, 357; 348. Smith vs. Flint, 358; 349. Flint vs. Smith, 359; 350. Smith vs. Flint, 360; 351. Flint vs. Smith, 361; 352. Smith vs. Flint, 362; 353. Flint vs. Smith, 363; 354. Smith vs. Flint, 364; 355. Flint vs. Smith, 365; 356. Smith vs. Flint, 366; 357. Flint vs. Smith, 367; 358. Smith vs. Flint, 368; 359. Flint vs. Smith, 369; 360. Smith vs. Flint, 370; 361. Flint vs. Smith, 371; 362. Smith vs. Flint, 372; 363. Flint vs. Smith, 373; 364. Smith vs. Flint, 374; 365. Flint vs. Smith, 375; 366. Smith vs. Flint, 376; 367. Flint vs. Smith, 377; 368. Smith vs. Flint, 378; 369. Flint vs. Smith, 379; 370. Smith vs. Flint, 380; 371. Flint vs. Smith, 381; 372. Smith vs. Flint, 382; 373. Flint vs. Smith, 383; 374. Smith vs. Flint, 384; 375. Flint vs. Smith, 385; 376. Smith vs. Flint, 386; 377

